

THE GRIFFITH FIRM

209 LINCOLN PLACE 6A
BROOKLYN, NEW YORK 11217
(718) 499-7867

MOBILE: (646) 645-3784
EMAIL: EG@THEGRIFFITHFIRM.COM

TELECOPIER: (718) 228-3777
URL: [HTTP://WWW.THEGRIFFITHFIRM.COM](http://WWW.THEGRIFFITHFIRM.COM)

September 21, 2023

VIA ECF

Hon. P. Kevin Castel, U.S.D.J.
United States District Court for the
Southern District of New York
500 Pearl Street, Courtroom 11D
New York, New York 10007

Re: *Neuman v. Garcia, et al.*, Case No. 1:20-cv-10723-PKC

Dear Judge Castel:

This letter motion requests that (i) the emergency temporary sealing of ECF 152-4, which I recently placed pursuant to ECF Filing Rule 21.7, be made permanent; and (ii) the letter motion filed as ECF 152 be withdrawn since it has been replaced with the letter motion filed as ECF 153.

This request is necessary because when I filed the original letter motion [152], I inadvertently did not properly redact Exhibit 4 [152-4], which was intended to be a one-page email dated September 1, 2023. Instead, Exhibit 4, as filed as ECF 152-4, includes a lengthy indefinite email exchange of over 100 pages, some of which may include confidential communications.

When I noticed this error, I placed an emergency temporary seal on ECF 152-4 pursuant to ECF Filing Rule 21.7. By this letter motion I request that you extend that seal permanently.

I have also re-filed the letter motion as ECF 153, with a properly redacted Exhibit 4, now filed as ECF 154-3. Accordingly, I ask that you withdraw or vacate the letter motion filed as ECF 152, which has been replaced with ECF 153.

I apologize for any confusion this error may have caused.

Sincerely,

/s/ Edward Griffith

Edward Griffith

EG:gb

cc: Julius A. Rousseau, III, Esq.
David James Ward, Esq.